

SHAFIQULLAH KOSHANI,)
)
Plaintiff,)
)
v.) No. 3:17-CV-265-TWP-HBG
)
ERIC WAYNE BARTON and VANQUISH)
WORLDWIDE, LLC,)
)
Defendants.)
)

This case is before the undersigned pursuant to 28 U.S.C. § 636(c), the Rules of this Court, and Standing Order 13-02.

The Court reviewed Defendant Barton's discovery responses and agrees that many of the responses are inadequate. Further, he did not produce any documents or provide a privilege log in support of his assertion of the accountant-client privilege. During the telephone conference,

Defendant stated that he could complete his discovery responses and document production by September 19, 2019. Plaintiff agreed to provide Defendant a list of the discovery requests that need further detail.

Accordingly, the Court hereby **ORDERS** Defendant Barton to produce complete responses to the interrogatories and to produce documents in response to the requests for production of documents on or before **September 19, 2019**. The interrogatories and requests for production of documents **SHALL** be limited from 2015 to the present. After reviewing such discovery, if Plaintiff believes pre-2015 discovery is warranted, he may file a motion with the Court showing how such discovery is relevant to his post-judgment collection efforts. Further, the Court **GRANTS** Plaintiff leave to move for sanctions if Defendant's responses and document production remain deficient after the deadline. *See Scioto Const., Inc. v. Morris*, No. 4:99-CV-83, 2007 WL 1656222, at *1 (E.D. Tenn. June 7, 2007) (holding defendant in civil contempt for failing to answer plaintiff's post-judgment interrogatories).

IT IS SO ORDERED.

ENTER:


United States Magistrate Judge